## REMARKS

Applicants incorporate all arguments made in the June 2, 2005, Response and renew the same as if they are being made herein. The amendments made herein are not being made to overcome any rejection or art and are not being made for reasons of patentability since Applicants believe the claims pending prior to this amendment are patentable as discussed in the June 2, 2005, Response. No estoppel is intended, and no estoppel should apply.

The references cited by the Examiner and made of record have been reviewed by Applicants. Applicants have no further remarks with regard to cited references.

Based on the foregoing, it is submitted that the Applicants' invention as defined by the claims is patentable over the references of record. Issuance of a Notice of Allowance is solicited.

Applicants' attorney welcomes the opportunity to discuss the case with the Examiner in the event that there are any questions or comments regarding the response or the application.

Respectfully Submitted, LATHROP & GAGE L.C.

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